TRIAL PROCEDURAL ORDER

TAKE NOTICE that Judge Donald G. Miller requires the following for trial.

BEFORE THE DAY OF TRIAL:

- 1. File all motions in limine and/or trial motions with the Judge and counsel 14 days before trial date with responses filed with the Judge and opposing counsel 7 days before trial date. Motions on the day of trial will not be entertained except for good cause shown.
- 2. If depositions have objections therein, the parties shall submit to the Judge and opposing counsel no later than 14 days before trial date, the objections with supporting law including argument, with responses filed with the Judge and opposing counsel 7 days before the trial date. If the parties have not resolved the objections, the parties shall contact the Judge's secretary for a hearing date regarding the deposition objections. Objections to depositions filed on the day of trial will not be entertained except for good cause shown. Objections not addressed in accordance with the above procedures will be deemed withdrawn.
 - Video depositions, if used, shall be purged of all "dead time" such as extended pauses, irrelevant discussions, and exchanges between counsel in addition to those purged by stipulation.
- 3. Fourteen days before trial date, supply witness lists in sufficient number for the Court and all counsel of actual and/or probable witnesses, indicating if in person or by deposition and, if medical experts, the hospital and office where the witness practices and his or her specialty. This provides counsel an opportunity to file objections before trial date and a list of witnesses for the Court to read to prospective jurors.
- 4. Mark proposed exhibits. Counsel shall have stipulations for entry or stated reasons for objections. Whenever practicable, copies shall be furnished to the Court and opposing counsel for use during the trial.

ON THE DAY OF TRIAL:

- 1. Be present with client(s) and any other person(s) necessary to effect the disposition of the matter.
- 2. Submit a Trial Brief containing a brief statement of facts, issues, theory of case and memorandum of law. If cases or statutes are cited, a photocopy of the case or statute shall be attached. Prepare stipulations in writing, if any, to be placed on the record.
- 3. If a jury trial, to the extent possible, have completed, typed jury instructions, including proposed jury verdict form for the Court and all counsel (not just by jury instruction number). At the discretion of the trial Judge, photocopies of completed SJI's are acceptable provided that blank spaces are completed and any alternatives in the instructions are chosen. Each instruction shall be on a separate sheet.
- 4. In jury cases, submit to the Court in writing special jury questions that counsel desire to be asked of the prospective jurors. The Court reserves the right to conduct the voir dire.
- 5. Have witnesses available for trial.
- 6. Joint succinct statement as to what the case is about, not to exceed one paragraph.

THE FOREGOING CONSTITUTES A DULY ENTERED ORDER OF THIS COURT, AND FAILURE TO COMPLY STRICTLY WITH ALL OF ITS TERMS MAY RESULT IN DISMISSAL, DEFAULT JUDGMENT, REFUSAL TO LET WITNESSES TESTIFY, REFUSAL TO ADMIT EXHIBITS, OR OTHER ACTION, INCLUDING ASSESSMENT OF SPECIAL COSTS. EXPENSES AND ATTORNEY FEES.

NOTICE: The Court will entertain a jurisdiction motion pursuant to MCR 2.227.

DONALD G. MILLER	
Circuit Judge	